UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT

The State Tern of the United states Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States courtly us 140 fole Square, in the Circuit States courtly us 140 fole Square, in the Circuit States courtly us 140 fole Square, in the Circuit States courtly us 140 fole Square, in the Circuit States courtly us 140 fole Square, in the Circuit States and States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States courtly us 140 fole Square, in the Circuit States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States courtly us 140 fole Square, in the Circuit States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States courtly us 140 fole Square, in the Circuit States Court of Appeals for the Second Circuit, held at the Thurgood Marshall Court of Square States Court of Appeals for the Second Circuit, held at the Thurgood Marshall Court of Square States Court of Appeals for the Second Circuit States Court of Square States Court of Appeals for the Second Circuit States Court of Square States Court of Appeals for the Second Circuit, held at the Thurgood Marshall Court of Square States Court of Appeals for the Second Circuit States Court of Square States Court of Appeals for the Second Circuit States Court of Square States Court o

Before: Ralph K. Winter,

ANTITRUST LITIGATION

Dennis Jacobs, Pierre N. Leval,

Circuit Judges.

IN RE PAYMENT CARD INTERCHANGE FEE AND MERCHANT DISCOUNT

JUDGMENT

Docket Nos. 12-4671(L), 12-4708(CON), 12-4765(CON), 13-4751(CON), 13-4752(CON), 14-32(CON), 14-117(CON), 14-119(CON), 14-133(CON), 14-157(CON), 14-159(CON), 14-192(CON),14-197(CON), 14-219(CON), 14-241(CON), 14-250(CON), 14-266(CON), 14-303(CON), 14-331(CON), 14-349(CON), 14-404(CON), 14-422(CON),14-443(CON), 14-480(CON), 14-497(CON), 14-530(CON), 14-567(CON), 14-584(CON), 14-606(CON), 14-663(CON), 14-837(CON)

The appeals in the above captioned case from an order of the United States District Court for the Eastern District of New York were argued on the district court's record and the parties' briefs. Upon consideration thereof,

IT IS HEREBY ORDERED, ADJUDGED and DECREED that the district court's certification of the class is VACATED, approval of the settlement is REVERSED, and the case is REMANDED for further proceedings not inconsistent with this Court's opinion.

For The Court:

Catherine O'Hagan Wolfe,

Clerk of Court

A True Copy

Catherine O'Hagan Wolfe Clerk

United States Court of Appeals, Second Circuit

MANDATE ISSUED ON 07/29/2016